

**GOVERNMENT OF TELANGANA
ABSTRACT**

Public Servants – RWS&S Department – Allegations of non-submission of Annual Property Returns from 1979 to 2014 in time, failure in taking prior permission for acquiring/disposing movable/immovable assets and failure in submission of proforma I-VI property statements to the competent authority, against Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired - Disciplinary proceedings under Rule 20 of Telangana Civil Services (Classification, Control &Appeal) Rules, 1991 read with Rule 9 of Telangana Revised Pension Rules, 1980 – Article of charges – Issued.

PANCHAYAT RAJ & RURAL DEVELOPMENT (VIG.I) DEPARTMENT

G.O.Rt.No. 644

Dated: 12-10-2017

Read:

G.O.Ms.No.69, PR&RD (Vig.I) Dept., dt.12.10.2017.

ORDER:

In pursuance of the sanction accorded in the reference read above, under sub clause (i) of clause (b) of sub-rule (2) of Rule 9 of Telangana Revised Pension Rules, 1980, for instituting departmental proceedings against Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired, it is proposed to hold an enquiry against Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired, in accordance with the procedure laid down in Rule 20 of the Telangana Civil Services (Classification, Control & Appeal) Rules, 1991.

2. The substance of imputations of misconduct or misbehaviour in respect of which the enquiry is proposed to be held is set out in the enclosed statement of articles of charges (Annexure-I). A statement of the imputations of misconduct or misbehaviour in support of article of charge is enclosed as Annexure-II. A list of witnesses by whom and a list of documents by which the articles of charge is proposed to be sustained are also enclosed as Annexure-III and IV.

3. Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired is directed to submit within ten (10) days of the receipt of this order, a Written statement of defence. He is informed that an inquiry will be held only in respect of those article of charges as are not admitted. He should, therefore, specifically admit or deny each article of charge.

4. Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired, is further informed that if he does not submit his written statement of defence within the stipulated period specified in para (3) above, further action will be processed based on the material available.

5. Attention of Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired, is invited to Rule 24 of the Telangana Civil Services (Conduct) Rules 1964 under which no Government servant shall bring or attempt to bring any political or outside influence to bear upon any superior authority to further his interest in respect of matters pertaining to his service under the Government. If any representation is received on his behalf from another person in respect of any matter dealt within these proceedings, it will be presumed that he is aware of such a representation and that it has been made at his instance and action will be taken against him for violation of Rule 24 of the Telangana Civil Services (Conduct) Rules, 1964.

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6. The receipt of this G.O. shall be acknowledged forthwith.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)

S.P.SINGH
CHIEF SECRETARY TO GOVERNMENT &
SPECIAL CHIEF SECRETARY TO GOVERNMENT (RWS)(FAC)

To

Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control),
Rural Water Supply and Sanitation Department, Hyderabad, now retired,
through the Engineer-in-Chief, RWS&S, Hyderabad.

The Engineer-in-Chief, Rural Water Supply & Sanitation, Hyderabad.

(in duplicate with a request to serve and return the dated acknowledgement copy)

Copy to:

The Director General, Anti Corruption Bureau, Telangana, Hyderabad.

The Secretary to the Vigilance Commissioner, TVC, Hyderabad.

The PR&RD (RWS.I) Department.

SF/SC

//FORWARDED ::BY ORDER//

SECTION OFFICER

ANNEXURE-I

(Annexure to G.O.Rt.No.644 , PR&RD (Vig.I) Department, Dt:12.10.2017)

STATEMENT OF ARTICLE OF CHARGES FRAMED AGAINST SRI RAMPALLY JAGAN MOHAN, CHIEF ENGINEER (VIGILANCE AND QUALITY CONTROL), RURAL WATER SUPPLY AND SANITATION DEPARTMENT, HYDERABAD (RETD.).

That Sri Rampally Jagan Mohan, S/o R.Satyanarayana, appointed as Junior Engineer in Roads & Buildings Department on 27.06.1979. Later he was appointed as Deputy Executive Engineer on 04.02.1983 through APPSC. Further he was promoted as Executive Engineer (PR) on 24.12.1997 and promoted as Superintending Engineer (RWS&S) on 27.10.2008 and again was promoted as Chief Engineer on 22.10.2011. The AO had worked at various places of Nizamabad, Warangal, Medak, East Godavari, Visakhapatnam, Karimnagar districts and Hyderabad headquarters till the date of house search i.e.14.02.2014 and now he retired from the Government service on 31.05.2014. While working as such during the period from 27.06.1979 to 14.02.2014, he has committed the following grave misconduct in as much as:-

Charge No.1:-

That Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired has failed to submit Annual Property Returns to the competent authority from the date of entry into service 1979 to 2014 in-time as per the Conduct Rules.

Charge No.2:-

That Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired has failed to take prior permission for acquiring/disposing of movable/immovable assets from the competent authority.

Charge No.3:-

That Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired has failed to submit I to VI property statements to his competent authority as per the Conduct Rules.

Thus he violated Rules 9(1) & (2), 9(7)&(8) of Telangana Civil Services (Conduct) Rules, 1964 under Revised Pension Rules, 1980.

Thus Sri Rampally Jagan Mohan, Chief Engineer (Vigilance and Quality Control), Rural Water Supply and Sanitation Department, Hyderabad, now retired, by his above mentioned acts has exhibited lack of integrity, devotion to duty, conduct unbecoming of a public servant and thereby contravened Rules 9 (1)&(2), 9(7)&(8) of TCS (Conduct) Rules, 1964 under Revised Pension Rules, 1980.

S.P.SINGH
CHIEF SECRETARY TO GOVERNMENT &
SPECIAL CHIEF SECRETARY TO GOVERNMENT (RWS)(FAC)

SECTION OFFICER

ANNEXURE-II

(Annexure to G.O.Rt.No.644 , PR&RD (Vig.I) Department, Dt:12.10.2017)

STATEMENT OF IMPUTATION OF MISCONDUCT IN SUPPORT OF ARTICLES OF CHARGES FRAMED AGAINST SRI RAMPALLY JAGAN MOHAN, CHIEF ENGINEER (VIGILANCE AND QUALITY CONTROL, RURAL WATER SUPPLY AND SANITATION DEPARTMENT, HYDERABAD (RETD.).

That Sri Rampally Jagan Mohan, S/o Sri R.Satyanarayana, is a native of Dhan Bazar, Secunderabad, Hyderabad District. His date of birth is 10.05.1956. He joined Government Service as Junior Engineer in R&B Department in 27.06.1979. Later he was appointed as Deputy Executive Engineer through APPSC on 04.02.1983. Further he was promoted as Executive Engineer (PR) on 24.12.1997, promoted as Superintending Engineer (RWS&S) on 27.10.2008 and again was promoted as Chief Engineer on 22.10.2011. The AO had worked at various places of Nizamabad, Warangal, Medak, East Godavari, Visakhapatnam, Karimnagar districts and Hyderabad headquarters, till the date of house search i.e. 14.02.2014. His date of superannuation is 31.05.2014. Sri Rampally Jagan Mohan is hereinafter referred as Government Servant (G.S.).

Charge No.1:-

"That Sri Rampally Jagan Mohan, Chief Engineer failed to submit Annual Property Returns to the competent authority from the date of entry into service 1979 to 2014 in-time as per Conduct Rules".

As per the CCLAs letter No.G(1)/RWS&S/5845/2004, dt:20.05.2014 of the Engineer-in-Chief (FAC), RWS&S Deptt., Hyderabad, the Govt. Servant (GS) did not submit Annual Property Returns in the scheduled time to his department during his entire service i.e. since 1979 to 14.02.2014 i.e. he submitted his APRs for the years 1983 to 2004 (22 years once in a bunch) 1st time on 14.06.2005, for the years 2005 to 2007 (3 years once in a bunch) 2nd time on 16.10.2008, for the years 2008 to 2010 (3 years once in a bunch) 3rd time on 10.08.2011 and fourth time on 20.01.2014 for the years 2011 to 2013 (3 years once in a bunch) to the department.

The AO in 1983-84 he furnished ancestral property of the house No.1-3-36, Mahankali Street, Secunderabad, Gold Ornaments-90 Tulas, Silver articles-5 Kgs and Streedhanam during his marriage with Aruna Kumari in 1983 and he furnished it in his APR's but he neither informed the competent authority nor furnished documentary evidence besides taking ample time.

In 1984-85 APR's, he has furnished 30 gms of Gold ornaments which were gifted by his father-in-law to AO's wife on his 1st marriage ceremony. He has purchased 25 gms of gold ornaments but he did not take prior permission from the competent authority and he furnished it in his APR's. He has not furnished documentary evidence besides taking ample time.

In 1985-86 APR's, he has furnished that he purchased 25 gms of gold ornaments and scooter but he did not take prior permission from the competent authority but he furnished it in his APR's. AO has not furnished documentary evidence besides taking ample time.

In 1986-87 APR's, he has furnished 30 gms of gold ornaments which were gifted by his father-in-law to AO's wife on the occasion of birth of his daughter. He has purchased 30 gms of gold ornaments but he did not take prior permission from the competent authority and he furnished it in his APR's. AO has not furnished documentary evidence besides taking ample time.

In 1987-88 APR's, he has furnished about the purchase of 20 gms of gold ornaments but he did not take prior permission from the competent authority, but furnished it in his APR's. AO has not furnished documentary evidence besides taking ample time.

In 1988-89 APR's, he has furnished that his wife has sold gold and silver ornaments and not mentioning how much he sold out and also he has purchased 15 gms of gold ornaments and also has not taken prior permission from the competent authority. AO has not furnished documentary evidence besides taking ample time.

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In 1989-90 APR's he has furnished that 20 gms of gold ornaments which were gifted his father-in-law to his wife on the occasion of 1st birthday of his son. He has purchased 500 gms of silver articles but he has not taken prior permission from the competent authority and he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1990-91 APRs he has furnished that he has built the ground floor but he has not taken prior permission from the competent authority and he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1990-91 APRs, he has furnished that 15 gms of gold ornaments were gifted by his brother-in-law to his wife on the occasion of birthday of his son, but he has not informed the competent authority and he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1992-93 APRs, he has furnished that he has purchased 25 gms of gold ornaments and also he furnished that he received ancestral income of Rs.12,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1993-94 APRs, he has furnished that he has purchased plot No.21, Malani Enclave, Thirumalagiry for Rs.30,000/-. He has also furnished that he has purchased 10 gms of gold ornaments and also he received ancestral income of Rs.12,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1994-95 APRs, the AO has furnished that he has purchased 20 gms of gold ornaments, 1500 gms of silver articles and also he furnished that he received ancestral income of Rs.15,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1995-96 APRs, he has furnished that he has purchased 20 gms of gold ornaments and also he furnished that he received ancestral income of Rs.15,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1996-97 APRs, he has furnished that his Father-in-Law has gifted 15 gms of gold ornaments on the occasion of 10th birthday of AO's daughter and also he furnished that he received ancestral income of Rs.15,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1997-98 APRs, he has furnished that his wife constructed 1st floor in plot No.7, Avanthi Colony with the sale proceedings of gold and silver ornaments from her streedhanam, he has purchased 20 gms of gold ornaments and also he furnished that he received ancestral income of Rs.15,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1998-99 APRs, he has furnished that he received ancestral income of Rs.15,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 1999-2000 APRs, he has furnished that he received ancestral income of Rs.18,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2000-2001 APRs, he has furnished that he received ancestral income of Rs.18,000/- and also he has purchased two air conditioners for Rs.47,500/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2001-2002 APRs, he has furnished that he received ancestral income of Rs.18,000/- and also he has purchased two air conditioners for Rs.47,500/-, he and his

wife have deposited Rs.50,000/- each in F.Ds on 13.11.2002 but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2002-2003 APRs, he has furnished that he received ancestral income of Rs.19,800/- and also he has purchased 15 gms of gold for Rs.7,800/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2003-2004 APRs, he has furnished that he received ancestral income of Rs.19,800/- and his wife has deposited in MWAS scheme Rs.50,000/-, but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2004-2005 APRs, he has furnished that he received ancestral income of Rs.19,800/- and his wife has deposited in MWAS scheme Rs.50,000/- and he also deposited Rs.1,00,000/- in post office, kings way, but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2005-2006 APRs, he has furnished that he received ancestral income of Rs.21,600/- and his wife has deposited Rs.1,00,000/- in post office, kings way, but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2006-2007 APRs, AO has furnished that he received ancestral income of Rs.21,600/- received 15 gms of gold as gift by his wife from her mother and also he has purchased 20 gms of gold, but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2007-2008 APRs, he has furnished that he received ancestral income of Rs.22,200/- received 15 gms of gold as gift by his wife from her father and also he has purchased 20 gms of gold and he (AO) also deposited Rs.50,000/-, but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

He has mentioned the rental income on ancestral property totaling about Rs.2,65,800/-.

In 2008-2009 APRs, he has furnished that he has purchased plot No.149, Goudapuri Colony for Rs.12,00,000/- and also fixed deposited Rs.1,50,000/- in by AO and his wife. AO furnished in APRs that his wife had purchased plot No.148, in Sheethal Enclave for Rs.9,00,000/-, AO has also purchased 35 gms of gold and also he has purchased 500 gms of silver articles but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2009-2010 APRs, he has furnished that he has purchased 50 gms of gold and also he has purchased 1800 gms of silver articles but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2010-2011 APRS, he has furnished that his wife has received gift of plot No.45, P&T Colony, Tirumalagheri by his father-in-law. Fixed deposits for Rs.3,00,000/- his and his wife and he has also received Rs.2,00,000/-, he has purchased 50 gms of gold and also he has purchased 1800 gms of silver articles but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2011-2012 APRs, he has furnished that his daughter has received gift of plot No.15, Vamshikrishna Co-op. Housing Society, Hasmathpet by his father-in-law and AOs son received gift of plot No.45, P&T Colony, Tirumalaghery by his mother-in-law and also fixed deposits for Rs.12,51,223/- by him and his wife but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2012-2013 APRs, he has furnished that he and his wife had fixed deposits for Rs.17,50,000/- but he has not taken prior permission from the competent authority but he has furnished it in his APRs. AO has not furnished documentary evidence besides taking ample time.

In 2013-2014 APRs, he has furnished that he had fixed deposits for Rs.16,00,000/- which were sent by his son who was in U.S. but he has not taken prior permission from the competent authority but he has furnished it in his APRs.

From 2008-09, he has not furnished the rental incomes of AO and his wife.

Sl.No.	APR for the year	Date of Submission	Remarks
1	1983 to 2004 (22 years)	14.06.2005	The AO submitted his first Annual Property Returns on 14.06.2005, for the years 1983 to 2004 (21 years) (mentioned as 1983-84 to 2004-05) in a bunch at once by showing acquisition/disposal of properties held in his name and in the name of his family members including ancestral properties.
2	2005 to 2007 (3 Years)	16.10.2008	The AO further submitted his Annual Property Returns on 16.10.2008, for the years 2005 to 2007 (3 years) (mentioned as 2005-06 to 2007-08) in a bunch at once by showing acquisition of properties held in his name and in the names of his family members.
3	2008 to 2010 (3 years)	10.08.2011	The AO further submitted his Annual Property Returns on 10.08.2011, for the years 2008 to 2010 (mentioned as 2008-09 to 2010-11) in a bunch at once by showing acquisition of properties held in his name and in the names of his family members.

Further as per CLA's letter No.G(1)/RWS&S/5845/2004, dt:27.05.2014 of the Engineer-in-Chief (FAC), RWS&S Department, Hyderabad, the AO submitted his APRs during the years 2011 to 2013 mentioned as (2011-12 to 2013-14) which was follows:

4	2011 to 2013 (3 years)	20.01.2014	The AO further submitted his Annual Property Returns on 20.01.2014 for the years 2011 to 2013 (3 years) (mentioned as 2011-12, 2012-13 and 2013-14) in a bunch at once by showing acquisition of properties held in his name and in the names of his family members.
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The AO did not submit his APRs for the years 1979 to 1982 to the department and also the AO has not submitted the APRs in time to the competent authority. He has been purchasing NSC bonds every year from 1983 to 2009-10 but he has not taken prior permission from the competent authority.

Thereby the Government Servant violated Rule No.9(7) of TCS (Conduct) Rules, 1964, under Telangana Revised Pension Rules, 1980.

Oral Evidence:

1. The Engineer-in-Chief, Rural Water Supply and sanitation, Hyderabad,
2. Sri Ch.Sadanaga Raju, formerly inspector of Police, ACB, City Range-1, Hyderabad.

Documentary Evidence:

Letter No.G(1)/RWS&S/5845/2004, dt:20.05.2014 of the Engineer-in-Chief, RWS&S, Telangana, Hyderabad.

Charge No.2:

"That the Government Servant failed to take prior permission for acquiring/disposing of movable/immovable assets from the competent authority."

As per the CCLAs letter No.G(1)/RWS&S/5845/2004, dt:27.05.2014, the Government Servant (GS) did not obtain prior permission for acquiring the properties shown at Sl.Nos.2 to 10, 15 to 20, 24, 26, 31, 33, 36, 39 and 40 of Assets to his competent authority while acquiring/disposing of movable/immovable properties in his name and in the names of his family members as per final report of ACB, but he only intimated in his APRs.

Oral Evidence:

1. The Engineer-in-Chief, Rural Water Supply and Sanitation Department, Telangana, Hyderabad.
2. Sri Ch.Sadanaga Raju, formerly Inspector of Police, ACB, City Range-1, Hyderabad.

Documentary Evidence:

Letter No.G(1)/RWS&S/5845/2004, dt:20.05.2014 of the Engineer-in-Chief, RWS&S, Telangana, Hyderabad.

Thereby the Government Servant violated Rule No.9(1)(2) of TCS (Conduct) Rules, 1964, under Telangana Revised Pension Rules, 1980.

Charge No.3:-

"That the Government Servant failed to submit I to VI property statements to his competent authority as per Conduct Rules of the Government".

During the course of investigation, the Government Servant was asked to furnish the particulars of movable and immovable properties in Proforma Statement I to VI through his department, but he did not furnish the same. The same fact was informed vide Letter No.G(1)/RWS&S/5845/2004, dt:20.05.2014 of the Engineer-in-Chief, RWS&S, Telangana, Hyderabad.

Oral Evidence:

1. The Engineer-in-Chief, Rural Water Supply and Sanitation Department, Telangana, Hyderabad.
2. Sri Ch.Sadanaga Raju, formerly Inspector of Police, ACB, City Range-1, Hyderabad.

Documentary Evidence:

Letter No G(1)/RWS&S/5845/2004, dt:20.05.2014 of the Engineer-in-Chief, RWS&S, Telangana, Hyderabad.

Thereby the Government Servant violated Rule No.9(8) of TCS (Conduct) Rules, 1964, under Telangana Revised Pension Rules, 1980.

The Government Servant, by his above acts has committed grave misconduct in as much as he acquired the immovable properties in his name and in the names of his family members without obtaining prior permission from the competent authority, failed to submit Annual Property Statements and furnish I to VI proforma statements. Thereby he violated Rule No.9(1)(2), 9(7) & (8) of TCS (Conduct) Rules, 1964 under Revised Pension Rules, 1980.

Thus, the Government Servant has rendered himself liable for regular departmental action for major penalty.

S.P.SINGH
CHIEF SECRETARY TO GOVERNMENT &
SPECIAL CHIEF SECRETARY TO GOVERNMENT (RWS)(FAC)

ANNEXURE-III

(Annexure to G.O.Rt.No.644, PR&RD (Vig.I) Department, Dt:12.10.2017)

LIST OF WITNESSES BY WHOM THE ARTICLE OF CHARGES ARE PROPOSED TO BE SUSTAINED AGAINST SRI RAMPALLY JAGAN MOHAN, CHIEF ENGINEER (VIGILANCE AND QUALITY CONTROL, RURAL WATER SUPPLY AND SANITATION DEPARTMENT, HYDERABAD (RETD.).

Sl.No.	Name of the Witness	Speaks about
1	The Engineer-in-Chief, Rural Water Supply & Sanitation, Telangana, Hyderabad	Speaks about the Letter No.G(1)/RWS&S/5845/2004, dt:16.03.2016, dt:20.05.2014 and dt:27.05.2014 of the Engineer-in-Chief (FAC), RWS&S Department, Hyderabad.
<u>A</u> <u>N</u>	Sri CH.Sada Naga Raju, Inspector of Police, Anti Corruption Bureau, City Range-I, Hyderabad	Issued F.I.R. and 1 st I.O.
3	Sri G.Vijay Bhaskar Reddy	I.O. who sent DFR, DACs to Head Office

S.P.SINGH
CHIEF SECRETARY TO GOVERNMENT &
SPECIAL CHIEF SECRETARY TO GOVERNMENT (RWS)(FAC)

SECTION OFFICER

ANNEXURE-IV

(Annexure to G.O.Rt.No.644, PR&RD (Vig.I) Department, Dt:12.10.2017)

LIST OF DOCUMENTS BY WHICH THE ARTICLE OF CHARGES IS PROPOSED TO BE SUSTAINED AGAINST SRI RAMPALLY JAGAN MOHAN, CHIEF ENGINEER (VIGILANCE AND QUALITY CONTROL, RURAL WATER SUPPLY AND SANITATION DEPARTMENT, HYDERABAD (RETD.).

Sl.No.	Details of Documents	No. of Sheets
1	Letter No.G(1)/RWS&S/5845/2004, dt:16.03/2016, dt:20.05.2014 and dt:27.05.2014 of the Engineer-in-Chief (FAC), RWS&S Department, Telangana State, Hyderabad.	129 sheets

S.P.SINGH
CHIEF SECRETARY TO GOVERNMENT &
SPECIAL CHIEF SECRETARY TO GOVERNMENT (RWS)(FAC)

SECTION OFFICER